

READY TO TALK.

But Lecky Knew How to Choke Off His Opponent.

A very brilliant Irish lady some years ago arranged that Mr. Lecky should meet an able and famous Irishman of very advanced opinions in politics. It was intended that they should exchange views, and the Irishman had a good deal to say about Mr. Lecky's later work and was well able to put what he had to say in the most effective language. The door opened, and Mr. Lecky was announced. He was introduced to the Irishman, and before the latter had time to say anything the historian began a political harangue which he kept going without cessation the whole time he was there. The Irishman at first tried to break in with a word, but he was swept away, as it were, in the unceasing flow of Mr. Lecky's language, so after a time he sat in amused bewilderment, waiting until nature gave out. But when Mr. Lecky felt he was getting exhausted he rose from his chair and shook hands with the hostess and her guest, keeping on talking all the time. They came out with him to the top of the staircase, but could not get a word in edgewise even then, as he talked all the way down to the door and was even in an unfinished sentence when the door was shut behind him. They looked at each other and roared.

An Event.

Judge Nicholas Longworth, who used to sit on Ohio's supreme bench, looked unnaturally grave, and a neighbor, in recognition of his facial depression, named a pet owl "Judge Longworth." It was the very next day that an excited maid broke up his wife's garden party. "Oh, madam," said she— "madam, Judge Longworth has laid an egg!"

Burne-Jones' Joke.

Of Burne-Jones and William Morris Mr. J. Comyns Carr relates an amusing story. Morris had at one time a horror of growing stout. The poet went to bed at a Thames side inn one night, and Burne-Jones played a trick on him, taking a section out of his waistcoat and sewing the remnants together. The next morning he watched the terror and consternation with which Morris tried to make the garment meet around his waist. It was not until the smothered laughter of the painter reached Morris' ears that the poet was relieved from his anxiety.

Cut Both Ways.

"I want my hair cut and no talk," said a great man with an I-own-the-earth air as he walked into a barber's shop and sat down.

"The"— commenced the man in the apron.

"No talk, I tell you!" shouted the heavy man. "Just a plain hair cut."



SURVEYED HIMSELF IN THE GLASS.

I've read all the papers and don't want any news. Start away now!"

The man in the apron obeyed.

When he had finished the man who knew everything rose from his chair and surveyed himself in the glass.

"Great Scott!" he exclaimed. "It's really true then? You barbers can't do your work properly unless you talk."

"I don't know," said the man in the apron quietly. "You must ask the barber. He'll be in presently. I'm the glazier from next door."

The Way They Read It.

The handwriting of Horace Greeley was something to inspire awe in the beholder. Mr. Greeley undoubtedly was the great master of illegibility. It was to him the compositor averred that if Belshazzar had seen his handwriting on the wall he would have had cause to be terrified.

In response to an invitation to attend a gathering of newspaper men on one occasion Mr. Greeley wrote: "With a weight of years, I feel obliged to decline any invitation that takes me a day's journey from home," and this is all they could make of it: "If eels are blighted, dig them early. Any insinuation that brick ovens are dangerous to hams gives me horrors."

English Humor.

At a recent dinner of the Authors' club in London Walter Emanuel, member of the staff of Punch, referred to the fact that the man with the largest sense of humor he had ever struck was an Englishman, a dentist. He went to him after suffering long with a toothache. He refused to have gas, and the dentist pulled out a tooth, leaving him writhing in pain, and took the tooth to the window, where he laughed quite heartily.

The victim groaned, "What's the joke?"

"Wrong tooth," said the dentist.

TELLS THE CAUSE OF APPENDICITIS

The Swallows Drug Co. states that much appendicitis in Algood is caused by constipation, gas on the stomach or sour stomach. These troubles are almost INSTANTLY relieved and appendicitis guarded against by taking a SINGLE DOSE of simple buckthorn bark, glycerine, etc., as compounded in Adler-i-ka, the new German appendicitis remedy.

Dallas Texas

As I have moved to the city of Dallas will jot down a few words.

I have been here hardly two weeks and have't looked around any.

Dallas has 92,000 population and is growing larger all the time. Have the viaduct just about completed across the Trinity river, built of concrete, the largest concrete construction in the United States, over a mile long and costing over a half million dollars.

There are many large buildings going up, the being the Adolphus Hotel which is 22 stories, the steel being all up and the carpenters working on the 15th floor getting ready for the concrete, the floors all being concrete the cost of this structure being about a half million dollars.

Bro. G. W. Truett preached an interesting sermon to a large congregation to-night at the first Baptist church of Dallas. His subject being "Your Sins Will Find You Out". B. F. H.

ADVERTISEMENT FOR CREDITORS

To the Creditors of Guy Bohannon, deceased:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of J. H. & C. P. Hunter, administrators, et al vs. A. M. Terry et al, the creditors of Guy Bohannon, deceased, are hereby notified to have themselves made parties to said cause by petition, and prove their claims against said Bohannon on or before the first Monday in November, 1911, or they may be excluded from the benefit of said suit and from sharing in the assets of said Guy Bohannon, deceased.

Said creditors and claimants are also hereby notified that by an order of said Court in said cause they and each of them are enjoined from instituting any suit against the said Guy Bohannon, deceased, or his administrators otherwise than by petition in said pending cause; and all parties now suing the said Guy Bohannon, deceased, or his administrators are enjoined from proceeding in their suits further than to judgment.

This July 10th, 1911.

V. E. BOCKMAN,
Clerk and Master.

By ALGOOD CARLEN,
D. C. & M. jul13-nov2

ADVERTISEMENT FOR CREDITORS

To the Creditors of the Monterey Coal & Mining Co.:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of O. H. Anderson vs. Monterey Coal & Mining Co. et al, the creditors of said company are hereby notified to have themselves made parties to said cause by petition, and to file and prove their claims against said company in said cause on or before the first day of November, 1911, or they may be excluded from the benefits of said suit and from sharing in the assets of said company.

Said creditors and claimants are also hereby notified that by order of said Court in said cause, they, and each of them, are enjoined from instituting any suit against said company, otherwise than by petition in said pending cause; and all parties now suing said company are enjoined from proceeding in their suits further than to judgment.

This July 5, 1911.

V. E. BOCKMAN,
Clerk and Master.

By ALGOOD CARLEN, D. C. & M. jul6-nov1

ADVERTISEMENT FOR CREDITORS

To the Creditors of W. G. Pratt Stave Company:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of John L. Boman vs. W. G. Pratt Stave Co. et al, the creditors of W. G. Pratt Stave Co. are hereby notified to have themselves made parties to said cause by petition, and prove their claims against said W. G. Pratt Stave Co. on or before the first day of December, 1911, or they may be excluded from the benefit of said suit and from sharing in the assets of said W. G. Pratt Stave Co.

Said creditors and claimants are also hereby notified that by order of said Court in said cause they, and each of them are enjoined from instituting any suit against the said W. G. Pratt Stave Co. otherwise than by petition in said cause; and all parties now suing the said W. G. Pratt Stave Co. are enjoined from proceeding farther in their suits than to judgment.

This July 5th, 1911.

V. E. BOCKMAN,
Clerk and Master.

By ALGOOD CARLEN, D. C. & M. jul6-decl

CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of John Tucker vs. E. M. Pipin on Saturday, the 28th day of October, 1911, at the courthouse door in Cookeville, Tenn., I will sell to the highest bidder the following described tract of land, to-wit:

One block of land in the town of Double Springs, Tenn., Civil District No. 7, and running north and south 150 feet and east and west 300 feet; lying north of the block on which W. W. McBroom now lives. Which block is more fully described in a deed from J. M. Crownover and Levora Crownover to W. P. and S. J. Stewart, dated Dec. 26, 1908.

TERMS OF SALE

Said land will be sold on a credit of six months, and notes with good securities required; a lien retained for the purchase money.

This 4th day of Oct., 1911.

V. E. BOCKMAN,
Clerk and Master.

By ALGOOD CARLEN, D. C. & M. 40 4t

HOGS Bought and Sold

Every day in the week.

See BILL HUGHES or
Cookeville Roller Mills

No. 2034

ORDER OF PUBLICATION

In Chancery Court at Cookeville, Tenn. Tom Farley, next friend, etc., vs. Isaac Medley et al.

In this cause, it appearing from the bill which is sworn to, that Ova Mills and Burr Mills and W. S. Crowder, some of the defendants, are non-residents of the state, they are, therefore, hereby required to appear, on or before the first Monday in December next, before the Clerk and Master of said court at his office in Cookeville and make defense to the bill filed against them and others in said court by Tom Farley, next friend, etc., or otherwise the bill will be taken for confessed.

It is further ordered that this notice be published for four consecutive weeks in the Putnam County Herald.

This 17th day of Oct. 1911.

V. E. BOCKMAN,

Clerk and Master.

By A. Algood Carlen, D. C. & M. 42-4t

CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of C. O. Garrison vs. Alpholious Crowder et al, on Saturday, the 4th day of Nov. 1911, at the courthouse door in Cookeville, Tenn., I will sell to the highest bidder the following described property, to-wit: Being in the Eighth Civil District of Putnam County, Tenn., and bounded as follows:

On the north by the lands of W. T. Clouse; on the south by the lands of George Thomas; on the east by the lands of Sam Herron, and on the west by the lands of Logan Herron, Sr., containing 100 acres, be the same more or less.

TERMS OF SALE

Cash in hand on day of sale.
This 10th day of Oct. 1911.

V. E. BOCKMAN,
Clerk and Master.

By Algood Carlen, D. C. & M. 41-4

ADVERTISEMENT FOR CREDITORS

To the Creditors of W. R. Poston, deceased:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of Morgan Produce Co. et al vs. Helen Poston et al, the creditors of W. R. Poston, deceased, are hereby notified to have themselves made parties to said cause by petition and prove their claims against said Poston on or before January 1st, 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said W. R. Poston, deceased.

Said creditors and claimants are also hereby notified that by order of said Court in said cause they and each of them are enjoined from instituting any suit against the said W. R. Poston, deceased, otherwise than by petition in said pending cause; and all parties now suing the said W. R. Poston, deceased, are enjoined from proceeding in their suits further than to judgment.

This July 10th, 1911.

V. E. BOCKMAN,
Clerk and Master.

By ALGOOD CARLEN,
D. C. & M. jul13-jan1

No. 2035

ORDER OF PUBLICATION

In Chancery Court at Cookeville, Tenn. Samuel N. Maynard et al vs. J. A. Barr et al.

In this cause, it appearing from the bill which is sworn to, that Sam Barr, one of the defendants, is a non-resident of the State, he is, therefore, hereby required to appear, on or before the first Monday in December, next, before the Clerk and Master of said Court, at his office in Cookeville, and make defense to the bill filed against him and others in said Court, by Samuel N. Maynard et al, or otherwise the bill will be taken for confessed.

It is further ordered that this notice be published for four consecutive weeks in the Putnam County Herald.

This the 23rd day of Oct., 1911.

V. E. BOCKMAN,
Clerk and Master.

By Algood Carlen, D. C. & M. 43-4t